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7	Attorneys for Petitioners Save Our Forest Association, Inc.					
8	UNITED STATES DISTRICT COURT					
9	CENTRAL DISTRICT OF CALIFORNIA					
10	EASTERN DIVISION					
11	SAVE OUR FOREST ASSOCIATION, INC.	Case No.: 5:24-cv-01336-JGB-DTB				
12	Plaintiffs,	PLAINTIFF SAVE OUR FOREST				
13	VS.	ASSOCIATION, INC.'s MOTION TO CONSOLIDATE RELATED CASES				
14	U.S. FOREST SERVICE, an agency of the U.S.	PURSUANT TO FED. R. CIV. P. § 42(a)				
15	Department of Agriculture, and MICHAEL NOBLES, in his official capacity as Acting	Action Filed: June 25, 2024				
16	District Ranger for the San Bernardino National Forest,	Assigned to: Hon. Jesus G. Bernal				
17	Polest,					
18	Defendants.					
19	BLUETRITON BRANDS, INC.	Case No.: 2:24-cv-09720-JGB-DTB				
20	Plaintiffs,	Action Filed: August 6, 2024				
21	vs.	Assigned to: Hon. Jesus G. Bernal				
22	UNITED STATES FOREST SERVICE, an					
23	agency of the U.S. Department of Agriculture, and MICHAEL NOBLES, in his official					
24   25	capacity as Acting District Ranger for the San Bernardino National Forest,					
26						
27	Defendants.					
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### MEMORANDUM OF POINTS AND AUTHORITIES

Plaintiff SAVE OUR FOREST ASSOCIATION, INC. ("SOFA") hereby moves the Court to consolidate the two cases appearing in the caption, pursuant to Fed. R. Civ. P. § 42(a), as both actions arise from the same or a closely related transaction, happening, or event, and both actions involve common questions of law and fact. Multiple matters, pending and resolved, in state and federal court as well as before the California State Water Resources Control Board ("SWRCB"), concern the right of Plaintiff BLUETRITON BRANDS, INC. ("BTB") to occupy and divert water from certain springs located in Strawberry Canyon in the San Bernardino National Forest ("SBNF") in California.

On January 2, 2024, undersigned counsel conferred with counsel for the U.S. Forest Service ("USFS"); the USFS does not oppose consolidation. SOFA also consulted with counsel for BTB regarding the instant motion. BTB Counsel stated "BTB is not opposed to coordination of merits briefing schedules in the two cases, but in BTB's judgment, consolidation is unnecessary to achieve that efficiency. BTB will reserve its right to oppose this motion until it can review what has been filed."

# I. INTRODUCTION

Rule 42 (a) of the Federal Rules of Civil Procedure provides that:

When actions involving a common question of law or fact are pending before the court, it may order a joint hearing or trial of any or all the matters in issue in the actions; it may make such orders concerning proceedings therein as may tend to avoid unnecessary costs or delay.

The purpose of Rule 42(a) is to "give the court broad discretion to decide how cases on its docket are to be tried so that the business of the court may be dispatched with expedition and economy while providing justice to the parties." Wright & A. Miller, Federal Practice and Procedure, § 2381 (1971).

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There are two related lawsuits presently pending before this Court:

Case Name	Case Number	Date Filed	Judge
Save our Forest Association, Inc. v. U.S. Forest Service, et al.	5:24-cv-01336	June 25, 2024	Hon. G. Jesus Bernal
BlueTriton Brands, Inc. v. U.S. Forest Service, et al.	2:24-cv-09720	August 6, 2024	Hon. G. Jesus Bernal

Both of these actions challenge the USFS's management of water in Strawberry Canyon in the SBNF. SOFA seeks relief from this Court that would invalidate the most recent Special Use Permit ("SUP") issued to BTB by the USFS, the environmental review upon which the USFS relied in issuing that SUP (and prior SUPs), and which would require the USFS to demand BTB remove water-diversion infrastructure from the SBNF. BTB challenges the USFS's recent denial of BTB's application for a new SUP to allow BTB's continued occupancy of the SBNF and diversion of substantially all of the water from Strawberry Canyon. BTB has filed a Motion for Preliminary Injunction in its case seeking to prevent the USFS from denying BTB a new SUP, which would impact SOFA's rights in SOFA's earlier-filed case seeking the exact opposite.

#### II. FACTUAL AND PROCEDURAL BACKGROUND

SOFA filed its complaint initiating case 5:24-cv-01336-JGB-DTB ("SOFA Case"), in this Court on June 25, 2024, seeking declaratory and injunctive relief, and challenging the U.S. Forest Service's decision to issue special use permits to BTB allowing occupancy of San Bernardino National Forest lands and the continued dewatering of SBNF Strawberry Creek and its tributary springs.

BTB then filed its complaint initiating case 2:24-cv-09720-JGB-DTB ("BTB Case") before the United States District Court for the District of Columbia on August 6, 2024, seeking declaratory and injunctive relief, and challenging the USFS's July 26, 2024, decision to deny BTB's application for SUP FCD728503. BTB simultaneously filed a Motion for Preliminary Injunction ("BTB MPI") asking the Court to preliminarily enjoin the USFS to withdraw its July 26, 2024, decision denying the 2023 SUP. (DDC ECF 2).

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1 SOFA filed a notice of related cases was filed with the Central District of California and in 2 the District of D.C. (SOFA Case, CDCA ECF 6, BTB Case, DDC ECF 3) on August 6, 2024. 3 Subsequently, SOFA filed a Notice of Pendency of Other Actions or Proceedings (SOFA Case, 4 CDCA ECF 22, BTB Case, DDC ECF 7) on August 12, 2024. On August 27, 2024, SOFA filed its First Amended Complaint in the SOFA Case (SOFA 5 6 Case, CDCA ECR 24), acknowledging and approving of the denial of BTB's latest permit 7 application (which is the subject of the BTB Case) and also seeking relief in the form of an order of 8 this Court that the USFS cease its continued acquiescence in the unpermitted occupancy of federal 9 land. The BTB MPI seeks to prolong this unpermitted occupancy or reverse the denial of the 10 application. 11 On August 28, 2024, Defendant USFS filed a Motion to Transfer Venue to the Central District of California, which was granted by the District Court for the District of Columbia on 13 October 23, 2024. The matter was also assigned to the Honorable Jesus G. Bernal, on November 19, 14 2024 (BTB Case ECF 35), to whom this SOS Case was already assigned. 15 On January 3, 2025, the San Manuel Band of Mission Indians ("San Manuel") filed a motion 16 to intervene in the BTB Case and their proposed complaint identifies SOFA's Case as related. (BTB 17 Case, ECF 64-1, p. 16) The San Manuel seek through their intervention in the BTB Case to prevent the USFS from denying BTB's permit application to occupy federal land. (BTB Case ECF 64-1). 18 19 III. **ARGUMENT** Consolidation pursuant to Rule 42(a) is proper when actions involve common questions of 20 law and fact. See Manual For Complex Litigation, Fourth, § 11.631, at pp. 121-22 (2004) 21 ("MCL"); Owen v. Labor Ready Inc., 146 F. App'x. 139, 141 (9th Cir. 2005); In re Cendant Corp. 22 Litig., 182 F.R.D. 476,478 (D.N.J. 1998); In re Equity Funding Corp. of Am. Sec. Litig., 416 F. 23 Supp. 161, 175 (C.D. Cal. 1976). Subdivision (a) of this rule relating to consolidations of actions 24 for trial was designed to encourage consolidations where possible. U.S. v. Knauer, 149 F.2d 519, 25 520 (7th Cir. 1945), certiorari granted, 326 U.S. 714, aff'd, 328 U.S. 654, reh'g denied, 329 U.S. 818, petition denied, 322 U.S. 834. This Court has broad discretion under this rule to consolidate 27

cases within this district. *Investors Research Co. v. U.S. District Court for Cent. Dist.*, 877 F.2d 777 (9th Cir. 1989); *Perez-Funez v. Dist. Director, Immigration & Naturalization Serv.*, 611 F. Supp. 990, 994 (C.D. Cal. 1984) ("[the] court has broad discretion in deciding whether or not to grant a motion for consolidation, although, typically, consolidation is favored.")

The courts have recognized the practicality of consolidation, particularly of closely related actions, pursuant to Rule 42(a) because unification expedites pretrial proceedings, reduces case duplication, avoids the need to contact parties and witnesses for multiple proceedings, and minimizes the expenditure of time and money for all parties involved. *Vincent v. Hughes Air West, Inc.*, 557 F.2d759, 773 (9th Cir. 1977); *Owen v. Labor Ready Inc.*, 146 F. App'x. at 141 (citing *Huene v. United States*, 743 F.2d 703, 704 (9th Cir. 1984)). Consolidating related actions also simplifies pretrial and discovery motions and related issues, and clerical and administrative management duties. Consolidation also reduces the confusion and delay that may result from prosecuting related actions separately, and preserves judicial economy during the pendency of multiple actions.

### A. The Actions Involve Common Questions of Law and Fact

Rule 42(a) permits a district court to consolidate separate actions when they involve "a common question of law or fact." Fed.R.Civ.P. 42(a). Even if not all questions in the actions are common, consolidation is not precluded. *Batazzi v. Petroleum Helicopters, Inc.*, 664 F.2d 49, 50 (5th Cir. 1981); See *Central Motor Co. v. United States*, 583 F.2d 470 (10th Cir. 1978).

There are several common questions of law and fact in these actions. First, both cases involve the validity of the USFS's decision regarding the issuance of special use permits to BTB to allow the company to occupy federal land with its diversion infrastructure, and for this reason, the cases will have the same or substantially same administrative record. Second, both causes of action arise from the same factual situation; namely, the adequacy of the record to support the USFS's decisions regarding the most recent application of BTB for a new SUP as well as the continued occupancy of federal land by BTB by leave of the USFS despite the lack of a valid SUP. Furthermore, if the Court grants the preliminary relief sought by Plaintiff BTB, it will necessarily

impact Plaintiff SOFA's right to pursue the relief it seeks. These two actions are not only related, 2 they are uniquely intertwined. These actions are therefore particularly appropriate for consolidation. 3 В. The Court Has Broad Discretion in Ordering Consolidation The Court has broad discretion in determining whether consolidation is practical. *Atlantic* 4 5 States Legal Foundation Inc. v. Koch Refining Co., 681 F. Supp 609, 615 (D. Minn. 1988). In 6 exercising this discretion, a court should weigh the time and effort consolidation would save with any inconvenience or delay it would cause. Hendrix v. Raybestos-Manhattan, Inc., 776 F.2d 1492, 7 8 1495 (11th Cir. 1985); Huene v. United States, 743 F.2d 703, 704 (9th Cir. 1984). See also Kramer 9 v. Boeing Co., 134 F.R.D. 256 (D. Minn. 1991). 10 Consolidation offers efficiency and convenience in these matters. They will have substantially the same administrative record, the outcome of each impacts the relief available to the 11 other, and any appeal could suspend relief for the other. A consolidated proceeding will save time 12 and avoid unnecessary costs to all parties and the Court. 13 IV. **CONCLUSION** 14 In the interests of judicial economy and for the reasons set forth above, Plaintiff SOFA 15 respectfully requests that the Court order consolidation of the actions, pursuant to Fed.R.Civ.P. 16 §42(a). 17 Dated: January 6, 2025 Respectfully Submitted, 18 19 /s/ Rachel Doughty By: 20 Rachel S. Doughty 21 22 23 24 25 26 27

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## **CERTIFICATE OF SERVICE**

I hereby certify that on January 6, 2025, I electronically filed and served the foregoing with the Clerk of the Court for the United States District Court for the Central District of California using the CM/ECF system, which will send notification of this filing to the attorneys of record.

/s/ Rachel Doughty

Rachel S. Doughty